

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

RICHARD L. BAIRD,

Plaintiff,

v

DANA M. NESSEL, FADWA A.
HAMMOUD and KYM L.
WORTHY,

Defendants.

No. 2:24-cv-11205

HON. TERRENCE G. BERG

MAG. KIMBERLY G. ALTMAN

**STIPULATED ORDER
EXTENDING FIRST
RESPONSE DATES**

Michael B. Rizik, Jr. (P33431)
Attorney for Plaintiff
9400 S. Saginaw St., Ste. E
Grand Blanc, Michigan 48439
810.953-6000
810.610.2673 (cell)
lawyers@riziklaw.com
autumn@riziklaw.com

Mark E. Donnelly (P39281)
Attorney for Defendant Nessel
Special Assistant Attorney General
MI Dept of Attorney General
P.O. Box 30754
Lansing, Michigan 48909
517.335.7573
donnellym@michigan.gov

Kyla Barranco (P81082)
Attorney for Defendant Nessel
Assistant Solicitor General
MI Dept of Attorney General
P.O. Box 30212
Lansing, Michigan 48909
517.335.7628
barrancok@michigan.gov

Joshua S. Smith (P63349)
Kristin M. Southerland (P64353)
Attorneys for Defendants
Hammoud & Worthy
Assistant Attorneys General
MI Dept of Attorney General
P.O. Box 30217
Lansing, Michigan 48909
517.335.3055
Smithj191@michigan.gov
southerlandk@michigan.gov

STIPULATED ORDER EXTENDING FIRST RESPONSE DATES

Plaintiff Richard L. Baird and Defendants Dana M. Nessel, Fadwa A. Hammoud and Kym L. Worthy stipulate and agree to extend the time for Defendants to respond to Plaintiff's complaint as follows:

Defendants will file a response to Plaintiff's complaint on or before June 28, 2024.

s/Michael B. Rizik, Jr. (w/consent)

Dated: May 21, 2024

Michael B. Rizik, Jr. (P33431)

Attorney for Plaintiff

9400 S. Saginaw St., Ste. E

Grand Blanc, Michigan 48439

810.953-6000

810.610.2673 (cell)

lawyers@riziklaw.com

autumn@riziklaw.com

s/Mark E. Donnelly

Dated: May 21, 2024

Mark E. Donnelly (P39281)

Attorney for Defendant Nessel

Special Assistant Attorney General

MI Dept of Attorney General

P.O. Box 30754

Lansing, Michigan 48909

517.335.7573

donnellym@michigan.gov

s/Joshua S. Smith (w/consent)

Dated: May 21, 2024

Joshua S. Smith (P63349)
Attorney for Defendants Hammoud & Worthy
Assistant Attorney General
MI Dept of Attorney General
P.O. Box 30217
Lansing, Michigan 48909
517.335.3055
Smithj191@michigan.gov

ORDER

The parties having stipulated to extend dates as follows:

Defendants shall file a response to Plaintiff's complaint on or
before June 28, 2024.

IT IS SO ORDERED.

s/Terrence G. Berg

HON. TERRENCE G. BERG
United States District Judge

Dated: May 31, 2024